IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

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2007 APR 19 P 4. 47

EDRA P. HACKETT, CLK U.C. DISTRICT COURT MIDELE DISTRICT ALA

C&J Associates Pest Control,

CURTIS DUNCAN

Plaintiff,

VS.

CV-06-884-MEF

BOB RILEY DRAYTON NABERS JAMES MAIN TROY KING KATHY SAWYER **COURTNEY TARVER** JUNE LYNN **JUDY COBB RAY BRESSLER** JOHN BLOCH **JOE DEBROW BRUCE ALVERSON** LINDA SHELTON KNOX PEST CONTROL et al. **DEFENDANTS**

PLAINTIFF'S MOTION FOR EXTENSION OF TIME TO FILE OBJECTIONS TO YOUR RECOMMENDATIONS

Comes now Plaintiff Curtis Duncan, Sole Proprietor/Owner of C & J Associates Pest Control ask your Honor for good cause for an extension of time to file objections to your Recommendations issued on March 23, 2007 received by Plaintiff by mail on March 28, 2007. On April 4, 2007 Plaintiff asked for an extension of time to May 13, 2007. Your Honor issued an Order on April 5, 2007 granting Plaintiff an extension of time to April 26, 2007. Plaintiff was involved in a traffic accident on March 27, 2007; Plaintiff's injuries required him to be taken to the hospital by ambulance. Plaintiff's right arm was broken, contusion to my chest and injury to my neck. Plaintiff has been in constant pain since the accident and has been given several pain killers, which include morphine, oxycodone, ibuprofen and hydrocodone. Plaintiff has experienced nausea, drowsiness, lightheadedness and dizziness.

Since Your Honor issued his Order on April 5, 2007, Plaintiff's Physicians have determined from X-RAYS, CAT SCANS and MRI SCANS of my neck, that Plaintiff has Spinal Stenosis at C4-5 involving the central canal and both nerve root canals. My Physicians recommends Surgery to correct this injury to my spine. Plaintiff is taking pain medications for the injuries to my neck and my broken arm. Plaintiff is physically handicapped, because my right arm is in a cast from my hand to my elbow and Plaintiff wears a neck brace to stabilize my neck. Plaintiff can not perform any physical activity without intensifying the pain in my arm and neck. This physically pain has also prevented Plaintiff from mentally being able to concentrate, to perform the research necessary to prepare my Plaintiff's Motion In Opposition To Your Honor's Recommendation. Plaintiff being the Sole-Proprietor of company still has the responsibility of running my business. Plaintiff has the responsibility of working with the insurance companies concerning the settlement of his traffic accident. Also Plaintiff was already preparing an appeal 07-10888-G to United States Court of Appeals Eleventh Circuit, when your Honor issued Your Recommendation on March 23, 2007.

Your Honor's Order of April 4, 2007 requires Plaintiff to file Objections to Your Recommendation by April 26, 2007. Because of the aforementioned reasons and for good cause, Plaintiff asks for an extension of time to May 31, 2007, but also asks Your Honor to afford Plaintiff the opportunity to reassess his health conditions to make the May 31, 2007 dead line.

Respectfully submitted,

Curtis Duncan Plaintiff, Pro Se

C&J Associates, Pest Control

P.O. Box 8186

Montgomery, AL 36110 Phone: 334-467-6432

CERTIFICATE OF SERVICE

I hereby certify that on April 19, 2007, I have served a true correct copy of the above and foregoing by first class, United States mail, properly address and postage prepaid, or hand delivered on defendants as follow:

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> artio Duren 4-1907 Curtis Duncan Plaintiff, Pro Se